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Birch. Stewart. Kolasch & Birch. LLP

Docket No.: 0071-0528P

(PATENT)

GMM/GMD/mua ·

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Masaru IRIYA et al.	
Application No.: 10/622,571	Confirmation No.: 004799
Filed: July 21, 2003	Art Unit: 1772
For: WRAP FILM	Examiner: M. C. Miggins
REQUEST I	FOR REFUND
	· ·
MS 16 Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450	· · · · · · · · · · · · · · · · · · ·
Sir:	
I. REFUND REQUEST	
This is a request for a refund with respondence of e-filing for the	ect to the payment requested to charge to Deposit
□ application □	patent
A copy of the monthly state accompanies this request.	ement in which the error referred to occurs,
·	:
•	•

Application No.: 10/622,571

Docket No.: 0071-0528P

II. FEES CHARGED FOR WHICH REFUND REQUESTED

		:	AMOUNT OF REFUND <u>REQUESTED</u>
	filing fee		
	search fee	• • •	
	examination fee		
	surcharge for filing the bas on a date later than the fili the application (37 C.F.R.	ng date of	
	and/or	:	
	surcharge for filing the oat on a date later than the fili application (37 C.F.R. § 1	ng date of the	
\boxtimes	extension of term		
	first month	!	
	second month	:	
	third month	:	<u>\$1,020.00</u>
	fourth month	:	
	excess claims		
	issue fee	:	
	petition fee	: : :	· continued to
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Appli	cation l	No.: 10/622,5		Docket No.: 0071-0528P
		patent mai	ntenance fee	
		☐ firs	t maintenance fee	
		sec	ond maintenance fee	***************************************
	•	☐ thir	d maintenance fee	·
		patent main	ntenance fee surcharge	-
	\boxtimes	Other:	Notice of Appeal fee	<u>\$500.00</u>
			; ; ;	neurotechnolouser ,
			i ! :	
		TOTAL R	EFUND REQUESTED	\$1,520.00

III. EXPLANATION OF WHY CONTESTED CHARGE IS IN ERROR

A Notice of Allowance was prepared by the Examiner at least as early as November 15, 2006 (see the Status Date indicated on the attached search results from PAIR obtained in a search of PAIR on November 28, 2006). Accordingly, it was reasonable to assume that the Notice of Allowance would be mailed by the due date for filing a Notice of Appeal which was set to expire on January 25, 2007. However, it was surprising to find that the Notice of Allowance had not yet been mailed during a check of PAIR on January 23, 2007. During a telephone conversation between Examiner Miggins and Applicants' representative, Garth M. Dahlen, Ph.D., Esq. (#43,575) on January 23, 2007, Examiner Miggins indicated that the above-identified application would not go abandoned if Applicants do not file a Notice of Appeal on January 25, 2007 (see the Interview Summary form in the attached communication faxed from the Examiner on January 23, 2007). During a second telephone conversation with SPE Terrel Morris and Dr. Dahlen

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on January 25, 2007, Mr. Morris agreed with Examiner Miggins' assessment that the above-identified application would not go abandoned if Applicants do not file a Notice of Appeal on January 25, 2007.

However, without support for Examiner Miggins' and SPE Morris' position in the MPEP, Applicants did not feel confident that the Application would remain pending without filing a Notice of Appeal with a three month extension of time fee on January 25, 2007. It was deemed safest to file the Notice of Appeal with the extension fee on January 25, 2007 and then subsequently ask for a refund. Should the PTO decide that Examiner Miggins and SPE Morris were correct, than Applicants would be due for a refund.

The PTO is requested to consider the following passage taken from MPEP 1302.03:

In all instances, both before and after final rejection, in which an application is placed in condition for allowance, applicant should be notified promptly of allowability of the claims by a Notice of Allowability PTOL-37. ** Prompt notice to applicant is important because it may avoid an unnecessary appeal... (Emphasis in original).

Based on this passage, the PTO is aware that forwarding a Notice of Allowability promptly could avoid unnecessary appeal.

It is Applicants' position that the delay in forwarding a Notice of Allowability of over 71 days (the duration between the entry date of the Notice of Allowance of November 15, 2006 and the due date for filing the Notice of Appeal of January 25, 2007) is UNREASONABLE, and Applicants should not be charged for the Notice of Appeal fee and the extension of time fee. Accordingly, Applicants respectfully request the refund of the total fee in the amount of \$1,520.00.

IV. MANNER OF REFUND

Please make refund by crediting Account No. 02-2448.

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We respectfully request that the attached copy of this letter be returned to us with an indication that the credit has been processed.

Dated: January 31, 2007

Respectfully submitted,

Gerald M. Murphy.

Registration No.: 28,977

BIRCH, STEWART, KOLASCH & BIRCH, LLP

8110 Gatehouse Road

Suite 100 East

P.O. Box 747 Falls:Church, Virginia 22040-0747

(703) 205-8000

Attorney for Applicant

Attachments: 1) Search Results from PAIR obtained November 28, 2006;

2) Communication faxed from Examiner Miggins on January 23, 2007

GMM/GMD/mua

Search results as of: 11-28-2006::09:49:07 E.T.

Bibliographic Data

Application Number:

10/622,571

Filing or 371 (c) Date:

07-21-2003

Application Type:

Utility

Examiner Name:

MIGGINS, MICHAEL C

Group Art Unit:

Confirmation Number:

Attorney Docket

Number: Class / Subclass:

First Named

Inventor:

1772 4799

0071-0528P 428/035.700

Masaru Iriya , Suzuka-Shi, (JP)

Customer Number:

Status:

Allowed -- Notice of Allowance Not Yet Mailed

US 2004-0086667 A1

Status Date:

11-15-2006

Location:

ELECTRONIC

05-06-2004

Location Date:

Earliest Publication

Earliest Publication

Date:

Patent Number:

Issue Date of Patent: -

Title of Invention:

WRAP FILM

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DATE: /03/07

TO: Granth Dalay

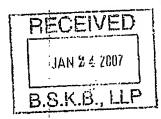
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·	Application No.	Applicant(s)
• • • • • • • • • • • • • • • • • • • •	10/622,571	IRIYA ET AL.
Interview Summary	Examiner	Art Unit
	Michael C. MiggIns	1772
All participants (applicant applicant's representative, PTC	personnel):	
(1) Michael C. Migglns.	(3)	
(2) <u>Garth Dalan</u> .	(4)	
Date of Interview: ;3 January 2006.		
Type: a)⊠ Teleithon c b)□ Video Conference c)□ Perschal (copy given to: 1)□ applicant	2) applicant's representative	e)
Exhibit shown or demonstration conducted: d) Yes if Yes, brief description:	e) <u>□</u> No.	
Claim(s) discussed: <u>:ione</u> .	•	
Identification of prior art elscussed: noile.		
Agreement with respect to the claims f 🗵 was reached.	g) was not reached. h) l	N/A.
Substance of Interview including description of the gener reached, or any other comments: A notice of allowance in There have been some defays in melling due to second a not go abandoned at this time, however, prosecution may (A fuller description, if necessary, and a copy of the ame allowable, if available, must be attached. Also, where no allowable is available, a summary thereof must be attached.	has been prepared for this case hair of eyes review. Mr. Dalan is be re-opened pending review had ments which the examiner as copy of the amendments that	is essured that the case will greed would render the claims
THE FORMAL WRITTEN REPLY TO THE LAST OFFICE INTERVIEW. (See LAPEP Section 713 04). If a reply to the GIVEN A NON-EXTIENDABLE PERIOD OF THE LONGE INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW DATE OF THE SUBSTANCE OF THE INTERVIEW ON REVERSE SIDE OF ON Attached sheet.	he last Office action has alread R OF ONE MONTH OR THIRT UTERVIEW SUMMARY FORM	Y DAYS FROM THIS WHICHEVER IS LATER, TO
	·	
	·	
Examiner Note: You mus: sign this form unless it is an Attachment to a signed Office action	Sexual Company Sexual Examiner's sign	gnature, if respited

Summary of Record of Interview Requirements

Manual of Patent Examining Procedure (MPEP), Section 713.04, Substance of Interview Must be Made of Record A complete written statement as its the substance of any toxic-to-feed, video conterence, or telephone interview with regard to an application must be made of record in the application whether or not an application with the examiner was reached at the interview.

Title 37 Code of Fodoral Regulations (CFR) § 1 133 Interviews

Paragraph (b)

In every instance where reconsistantion is requested in view of an interview with an examiner, a complete written statement of the reasons presented at the interview as varioning favorable action must be Box by the applicant. An interview does not remove the necessity for reply to Office action as specified in §§ 1 111 1 135. (35 U.S.C. 132;

37 CFR §1 2 Business to be transacted in writing
All business with the Potent or Trindentia's Office should be transacted in writing. The personal attendance of applicants or their atterneys or agants at the Potent and
Trademark Office is unnecessary. The oction of the Paten and Trademark Office will be based exclusively on the written record in the Office. No attention will be paid to
any alleged and prunkes, sliputation, or understanding in a salen to writch there is disagreement or doubt.

The action of the IP alent and Trademark Office cannot be based exclusively on the written record in the Office if that record is itself incomplete through the failu is to record the substar co of interviews.

It is the responsibility of the application file alternay or agent to make the substance of an interview of record in the application file, unless the examiner indicates he or she will do so. It is the examiner's responsibility to see that such a record is made and to correct material inaccuracies which bear directly on the quantity.

which bear directly on the quastion of patentability.

Examiners must complete an interview Summary Form for each interview held where a matter of substance has been discussed during the interview by checking the appropriate boxes and filling in the blanks. Discussions regarding only procedural matters, directed solely to restriction requirements for which interview recordation is otherwise provided for in Section 812.01 of the Manual of Patent Examining Procedure, or pointing out typographical errors or a reactable script in Office actions or the fike, are excluded from the interview recordation procedures below. Where the substance of an interview is completely recorded in an Examiners Amendment, no separate Interview Summary Record is required.

The Interview Summary Form shall be given an appropriate Pater No., placed in the right hand portion of the file, and listed on the "Contents" section of the file and state on the applicant (or attorney or agent) at the conclusion of the interview. In the case of a telephone or video-conference interview, the copy is malled to the applicant's correspondence address other with or prior to the next official communication. If additional correspondence from the examinar is not likely before an allowance or if other circumstances dictate, the Form should be mailed promptly after the interview rather than with the next official communication.

The Form provides for ecordation of the following information:

- Application Number (Series Code and Serial Number)
- Name of applicant
- Name of examiner
- Date of Intentiew
- Type of intendew (telephonic, video-conference, or personal)
- Name of participant(s) (applicant, at omey or agent, examiner, other PTO personne), etc.)
- An indication whether or not an exhibit was shown or a demonstration conducted
- An identification of the specific prior art discussed
- An indication whether an agreement was reached and if so a description of the general nature of the agreement (may be by attachment c: a copy of amandments or claims agreed as being allowable). Note: Agreement as to allowability is tentative and does not restrict further action by the examiner to the contrary.
- The signature of the examiner who conducted the Interview (If Form is not an attachment to a signed Office action)

It is desirable that the examiner grally remind the applicant of his or her obligation to record the substance of the interview of each case. It should be noted, however, that the Interview Sum hary Form will not normally be considered a complete and proper recordation of the interview unless it includes, or is surplemented by the applicant or the examiner to include, all of the applicable items required below concoming the substance of the interview.

- A complete and trape recordation of the substance of any interview should include at least the following applicable items:

- 1) A brief description of the nature of any exhibit shown or any demonstration conducted, 2) an identification of the specific prior and discussed, 3) an identification of the specific prior and discussed, 4) an identification of the principal proprised amendments of a substantive nature discussed, unless these are already described on the
- 4) an interface of the principal professor and interface of the examiner.

 Interface Summary Form completed by the Examinor.

 S) a trial identification of the general thrust of the principal arguments presented to the examiner,

 (The identification of arguments need not be lengthy of elaborate. A verbation of highly detailed description of the arguments is not required. The identification of the arguments is sufficient if the general nature or thrust of the principal arguments made to the examinar can be understood in the context of the application file. Of course, the applicant may desire to emphasize and fully examinar.
- examine: can be understood in the context of the applicant may desire to emphasize and rary describe those arguments which ha or she feels were or might be persuasive to the examiner.)

 6) a general indication of any other per ment malters discussed, and

 7) if appropriate, the general results or sulcome of the interview unless already described in the interview Summary Form completed by the examiner

Examiners are uspected to carefully review the applicant's record of the substance of an interview. If the record is not complete and accurate, the examiner will give the applicant an extendable one month time period to correct the record.

Examiner to Check for Accuracy

If the claims are allowable for other reasons of record, the examiner should send a letter setting forth the examiner's version of the statement oftributed to him or her. If the record is complete and accurate, the examiner should place the indication. "Interview Record OK" on the paper recording the substance of the interview along with the date and the examiner's initials.

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REASONS FOR ALLOWANCE

1. The following is an examiner's statement of reasons for allowance:

With regard to claims 1 and 14 the prior art falls to disclose a polyester wrap film having a cling energy of 0.5 to 2.5 mJ, a pulling out force of 5 to 100 cN, a surface roughness of 0.5 to 4.0 nm.

The examiner agrees with applicant's arguments of 4/5/06 in that the prior art falls to teach or suggest the surface roughness of the film and the pulling out force. The prior art also does not teach or suggest the relationship between the cling energy and the surface roughness of the film.

Any comments considered necessary by applicant must be submitted no later than the pay nerit of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for A lowance."

Conclusion

Any friquiry concerning this communication or earlier communications from the examiner should be directed to Michael C. Miggins whose telephone number is 571-272-1494. The examiner can normally be reached on 1:00-10:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, -larold Y. Pyon can be reached on 571-272-1498. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may the obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Michael C. Miggins Primary Examiner Art Unit 1772

MCM November 19, 2006

Electronic Patent Application Fee Transmittal					
Application Number:	10622571				
Filing Date:	21-Jul-2003				
Title of Invention:		WRAP FILM			
First Named Inventor/Applicant Name:	Ma	asaru Iriya			
Filer:	Gerald M. Murphy/Megumi Armstrong				
Attorney Docket Number:	0071-0528P				
Filed as Large Entity					
Utility Filing Fees					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Pages:					
Claims:		Adjustment 01/26/2007 01 FC:1253 02 FC:1401	date: 02/02 INTEFSU 00 1020.	72007 SDENBOB1 000544 022448 00 CR 00 CR	10622571
Miscellaneous-Filing:		, AS 10:1401	0001		
Petition:	_				
Patent-Appeals-and-Interference:					
Notice of appeal		1401	1	500	500
Post-Allowance-and-Post-Issuance:				_	
Extension-of-Time:					

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension - 3 months with \$0 paid	1253	1	1020	1020
Miscellaneous:				
•	Tota	al in USD	(\$)	1520

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